

EXHIBIT A-10

Exhibit A-10

Supplemental Exhibit A-10

U.S. Patent No. 5,632,012			
Claim No(s).	Claim Term	NetApp's Proposed Construction and Supporting Evidence	Sun's Proposed Construction and Supporting Evidence
1, 10, 15, 24, 29	“periodically verifying the integrity of the data stored in each of said identified dedicated partitions”	<p>PROPOSED CONSTRUCTION: Periodically verifying only the integrity of the data stored in each of said identified dedicated partitions.</p> <p>INTRINSIC EVIDENCE See 4:38-17:31, Figs. 1, 2, 5, 8-13 and accompanying text; File History, Amendments, Sept. 1, 1995, and Mar. 6, 1996.</p> <p>EXTRINSIC EVIDENCE Dr. Greg Ganger or another expert may testify concerning the meaning of this term to one of skill in the art in the context of its use in the '012 patent.</p> <p>NetApp reserves the right to rely on any evidence identified by Sun.</p>	<p>PROPOSED CONSTRUCTION: Sun contends this term does not require construction because the term is clear on its face.</p> <p>EVIDENCE:</p> <ul style="list-style-type: none"> • '012 patent, Col. 1:1-24:57, Figs. 1-13 and accompanying text. • '012 patent prosecution history, All Office Actions, Information Disclosure Statements, Responses to Office Actions, Amendments, Briefs on Appeal and/or any prior art cited therein, including without limitation, any references cited by the examiner or applicants, and any Notice of Allowance or Allowability. • Testimony by Sun's expert concerning the meaning of the this term to one of ordinary skill in the art in the context of its use in the '012 patent. • Sun reserves the right to rely on any evidence identified by NetApp. <p>PROPOSED CONSTRUCTION: Sun contends this term does not require construction because the term is clear on its face.</p> <p>EVIDENCE:</p> <ul style="list-style-type: none"> • '012 patent, Col. 1:1-24:57, Figs. 1-13 and accompanying text. • '012 patent prosecution history, All Office Actions, Information Disclosure Statements,
1,15, 24, 29	“reading data [stored] in each of said identified dedicated partitions”	<p>PROPOSED CONSTRUCTION: Reading only the data stored on each of said identified dedicated partitions.</p> <p>INTRINSIC EVIDENCE</p> <ul style="list-style-type: none"> • See 4:38-17:31, Figs. 1, 2, 5, 8-13 and accompanying text; File History, Amendments, Sept. 1, 1995, and Mar. 6, 1996. 	<p>PROPOSED CONSTRUCTION: Sun contends this term does not require construction because the term is clear on its face.</p> <p>EVIDENCE:</p> <ul style="list-style-type: none"> • '012 patent, Col. 1:1-24:57, Figs. 1-13 and accompanying text. • '012 patent prosecution history, All Office Actions, Information Disclosure Statements,

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